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12 13 14	Attorneys for Defendant Otto Trucking LLC UNITED STATES	DISTRICT COURT
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17	Waymo LLC,	Case No. 3:17-cv-00939-WHA
18	Plaintiff,	DECLARATION OF HAYES HYDE IN SUPPORT OF PLAINTIFF'S
19	v.	ADMINISTRATIVE MOTION TO FILE UNDER SEAL PORTIONS OF ITS
20	Uber Technologies, Inc.; Ottomotto LLC; Otto Trucking LLC,	MOTION FOR ORDER TO SHOW CAUSE WHY DEFENDANTS SHOULD NOT BE
21   22	Defendants.	HELD IN CONTEMPT OF THE PRELIMINARY INJUNCTION ORDER (DKT. 426) AND EXPEDITED
23		DISCOVERY ORDER (DKT. 61) AND EXHIBITS 3, 5, AND 6 THERETO
24		
25		_
26		
27		
28		
	ACTIVE/91712018 1	

HYDE DECLARATION ISO WAYMO'S ADMINISTRATIVE MOTION TO FILE UNDER

**SEAL** 

CASE NO. 3:17-CV-00939

I, Hayes Hyde, declare as follows:

- 1. I am an attorney at the law firm of Goodwin Procter, LLP. I make this declaration based upon matters within my own personal knowledge and if called as a witness, I could and would competently testify to the matters set forth herein. I make this declaration in support of Plaintiff's Administrative Motion to File Under Seal Portions of Its Motion For Order to Show Cause Why Defendants Should Not be Held in Contempt of the Preliminary Injunction Order (Dkt. 426) and Expedited Discovery Order (Dkt. 61) and Exhibits 3, 5, and 6 thereto.
- 2. I have reviewed the following documents and confirmed that only the portions identified below merit sealing:

Document	Portions to Be Filed Under Seal
Contempt Motion	Highlighted Portions
Exhibit 3 to the Declaration of	Entire Documents
Patrick Schmidt	

- 3. The highlighted portions of the Contempt Motion include highly confidential, sensitive business information relating to the terms of Otto Trucking's agreements and corporate structure, that is not publicly known, and this information's confidentiality is strictly maintained. I understand that this information could be used by competitors to Otto Trucking's detriment, including in the context of negotiating business deals. If such information were made public, I understand Otto Trucking's competitive standing could be significantly harmed.
- 4. The entirety of Exhibit 3 contains highly confidential sensitive business information of Otto Trucking relating to terms of Otto Trucking's agreements and financial information. This information is not publicly known, and its confidentiality is strictly maintained. I understand that this information could be used by competitors to Otto Trucking's detriment, including in the context of negotiating business deals. If such information were made public, I understand Otto Trucking's competitive standing could be significantly harmed.
- 5. Defendants' request to seal is narrowly tailored to those portions of the Plaintiff's Motion and its supporting papers that merit sealing.

I declare under penalty of perjury under the laws of the United States that the foregoing is ACTIVE/91712018.1

true and correct. Executed this 26th day of June, 2017 in San Francisco, California. /s/ Hayes P. Hyde Hayes P. Hyde HYDE DECLARATION ISO WAYMO'S ADMINISTRATIVE MOTION TO FILE UNDER 

## **CERTIFICATE OF SERVICE**

I hereby certify that I electronically filed the foregoing with the Clerk of the Court for the United States District Court for the Northern District of California by using the CM/ECF system on June 26, 2017. I further certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

I certify under penalty of perjury that the foregoing is true and correct. Executed this 26th day of June 2017.

/s/ Hayes P. Hyde Hayes P. Hyde

ACTIVE/91712018.1